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Attorneys for United States of America

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

Plaintiff,

V.

(1) 1999 LINCOLN NAVIGATOR (VIN 5LMPU28A0XLJ29675), CALIFORNIA LICENSE NUMBER 5HQG955, AND (2) HIGH STANDARD, MODEL SPORT DELUXE PUMP ACTION, 12 GAUGE, SHOTGUN SHORTENED BARREL (SERIAL NUMBER 3139102).

Defendants.

No. 06-01152 EMC

STIPULATION OF THE PARTIES:

(1) THAT LA SHAWNDA SANDERS-MENIFFE DOES NOT WISH TO DEFEND CAPTIONED-DEFENDANTS, AND

(2) TO THE ENTRY OF A DEFAULT JUDGMENT IN FAVOR OF THE UNITED STATES

The parties agree, subject to the Court's approval that (1) La Shawnda Sanders-Menifee does not wish to appear and defend the above captioned defendants and (2) that, after having provided proper notice, the United States is entitled to the entry of a default judgment.

1. On February 16, 2006, the United States filed this forfeiture action.

2. The United States properly gave notice of the instant action to La Shawnda

Sanders-Menifee and Duanieal Paul Menifee, her husband, by serving them with copies of the Complaint and related documents at their last known addresses on or about March 2, 2006.

See Certificate of Service, filed March 2, 2006.

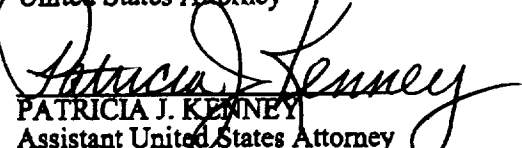
1 3. The United States also properly published notice of this action, three consecutive
2 weeks (March 30, April 6 and April 13, 2006), in a newspaper of general circulation. *See Proof*
3 of Publication, filed June 6, 2006.

4 4. No person filed a claim. The only person who filed an answer was La
5 Shawnda Sanders-Menifee. *See Verified Answer to the Government's Complaint for Forfeiture*,
6 filed May 22, 2006; Order entered July 21, 2006.

7 5. Ms. Menifee no longer wishes to defend the above-captioned defendants, and
8 agrees that the Court can enter a Default Judgment in favor of the United States without further
9 notice to her. The United States will submit a proposed Default Judgment to the Court for entry.

10 IT IS SO STIPULATED:

11 Dated: December 5, 2006

KEVIN V. RYAN
United States Attorney

PATRICIA J. KENNEY
Assistant United States Attorney

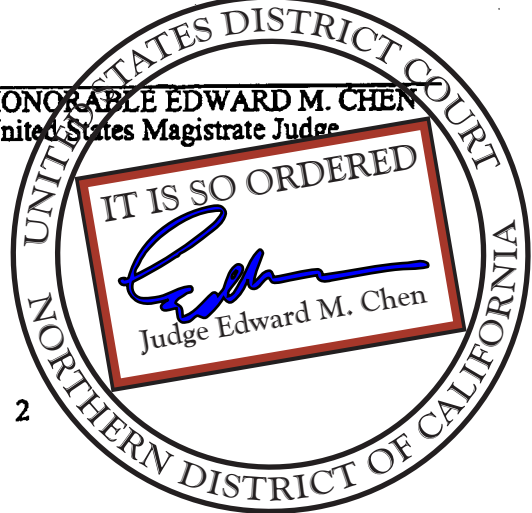
12 Dated: December 5, 2006

13 LAW OFFICES OF ANTHONY D. AGPAOA

14 _____
15 ANTHONY D. AGPAOA
16 _____
17 Attorney for La Shawnda Sanders-Menifee

18 IT IS SO ORDERED PURSUANT TO THE FOREGOING STIPULATION ON THIS 7th
19 DAY OF DECEMBER, 2006. FURTHER, THE UNITED STATES SHALL SUBMIT A
20 PROPOSED DEFAULT JUDGMENT.

21 HONORABLE EDWARD M. CHEN
22 United States Magistrate Judge



23 Stip & Order.
24 No. 06-1152 EMC